UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: Brentt D. See	christ		Case No.: 19-12575		
	Debtor(s)	•	Chapter 13		
	·	Chapter	13 Plan		
✓ Original	· · · · · · · · · · · · · · · · · · ·	•	• «		
Amended			•		
Date:					
			ED FOR RELIEF UND BANKRUPTCY COD		
		YOUR RIGHTS WI	LL BE AFFECTED	•	
hearing on the Plan p	IN ORDER TO I MUST FILE A PI	cument is the actual Plone WHO WISHES ruptcy Rule 3015 and RECEIVE A DISTRIROOF OF CLAIM B	an proposed by the Deb STO OPPOSE ANY PL Local Rule 3015-4. Thi IBUTION UNDER TH Y THE DEADLINE S	ntor to adjust debts. You show ROVISION OF THIS PL is Plan may be confirmed IE PLAN, YOU TATED IN THE	AN MUST FILE A
	N	OTICE OF MEETIN	NG OF CREDITORS.		
Part 1: Bankruptev I	Rule 3015.1 Disclosures	· ·			
· ·					
	Plan contains nonstandard of	r additional provisions	s – see Part 9		
V	Plan limits the amount of se	cured claim(s) based of	on value of collateral - s	ee Part 4	
	Plan avoids a security interes	est or lien – sec Part 4	and/or Part 9		
Part 2: Plan Paymen	nt. Length and Distribution – PA	RTS 2(c) & 2(e) MUS	ST BE COMPLETED B	N EVERY CASE	
Debtor sha Debtor sha	I Plan: e Amount to be paid to the Chap all pay the Trustee \$ per n es in the scheduled plan paymer	per month for <u>60</u> mont month for mont	ths; and ths.		
The Plan payme added to the new mo	ded Plan: e Amount to be paid to the Chapents by Debtor shall consists of the only Plan payments in the amount the scheduled plan paymer	the total amount previount of \$ beginn	ously paid (\$) ing (date) and co	ontinuing for month	ıs.
§ 2(b) Debtor sl when funds are avail	hall make plan payments to the able, if known):	Trustee from the follow	wing sources in addition	to future wages (Describe	source, amount and date
	ive treatment of secured claim if "None" is checked, the rest of		mpleted.		
☐ Sale of	real property			- 1	Page 1 of 5

(Case 19-12575-ref [ed 05/21/19 cument	Entered 05/2 Page 2 of 5	21/19 09:16:53	Desc Main
btor	Brentt D. Sechrist	·		Case numb	per <u>19-12575</u>	
S.	ee § 7(c) below for detailed des	cription				
Se	Loan modification with respect § 4(f) below for detailed described.		encumbering pro	operty:		
8 2(d)	Other information that may t	oe important rela	ting to the paym	ent and length of Pla	ın:	-
3 -(u)	other mior manon that may a	, , , , , , , , , , , , , , , , , , ,		9		
§ 2(e)	Estimated Distribution					
A	A. Total Priority Claims (Pa	nrt 3)				
	1. Unpaid attorney's fees	•	•	\$,787.50
·	2. Unpaid attorney's cos			\$		0.00_
	3. Other priority claims (5)	-		0.00_
F	3. Total distribution to cure	-	•			0.00_
	. Total distribution on secu		c) &(d))	-		0.00
	D. Total distribution on uns),391.50_
•		Subtotal				2,17 <u>9.00</u>
ŗ	E. Estimated Trustee's Con			<u></u>		9,130.80
	E. Estimated Trustee's con-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•			
F	F. Base Amount	•		\$	9·	,309.80
3: Pric	ority Claims (Including Admini	strative Expenses	& Debtor's Coun	sel Fees)		
8	3(a) Except as provided in § 3	3(b) below, all all	owed priority cla	aims will be paid in f	ull unless the credito	r agrees otherwise:
ditor		Type of P			Estimated Amount	
	A. Sommers, Esquire PC 38				Estimated / timodat	\$ 1,787.50
8	3(b) Domestic Support obliga	tions assigned or	owed to a gover	nmental unit and pa	id less than full amo	ınt.
J	None. If "None" is che	-	, ,			
Ħ	Y None: II None is the	ered, the lest of y	5(b) need not be	completed of reprodu	-	
	· · · _					
4: Sec	rured Claims					
§	4(a)) Secured claims not pro-	vided for by the I	Plan .			
[None. If "None" is che	cked, the rest of §				
ditor	•		Secure	d Property		
corda	ked, debtor will pay the creditor nce with the contract terms or o on Mortgaqge Services			eller Drive Lititz, P	A 17543 Lancaster	County
f checl	ked, debtor will pay the creditor nce with the contract terms or o			GMC Acadia 49,000) miles	
If checl	ked, debtor will pay the creditor		irectly 766 Kg	eller Drive Lititz. P	A 17543 Lancaster	County

Wells Fargo

	Case 19-	12575-ref	Doc 18	Filed 05/21/ Document	19 Entered Page 3 of 5		9 09:16:53	Desc Main
Debtor	Brenti	D. Sechrist			Case	number	19-12575	
		D C 1/2 134		.4.				•
		Default and Ma	•					
				st of § 4(b) need not				
or validit	§ 4(c) Allowe ty of the claim	d Secured Claim	s to be paid	in full: based on pi	oof of claim or pro	e-confirmat	ion determination	n of the amount, exter
	Non-	e. If "None" is ch	ecked, the re	st of § 4(c) need not	be completed.			. Late de
				-				ayments under the plan
				and/or adversary pre e court will make it				ne the amount, extent o
				llowed unsecured cl Part 3, as determined		either: (A)	as a general unsec	ured claim under Part
	(4) In	addition to paym	ent of the allo	owed secured claim.	"present value" int	erest pursua	nt to 11 U.S.C. § 1	1325(a) (5) (B) (ii) will
	be paid at the in its proof of	rate and in the ar	nount listed b ise disputes th	pelow. If the claiman ne amount provided	nt included a differe for "present value"	nt interest r interest, the	ate or amount for e claimant must fil	"present value" intere e an objection to
	confirmation.					,		
•	(5) U ₁ corresponding		f the Plan, pa	yments made under	this section satisfy	the allowed	secured claim and	release the
Name of	Creditor	Description of		owed Secured	Present Value	I	ar Amount of	Total Amount to be
	•	Secured Prope and Address, it property		im	Interest Rate	Prese Inter	ent Value est	Paid
Membe	rs 1st FCU			\$0.00	0.00%		\$0.00	\$0.0
Membe	rs 1st FCU	<u> </u>		\$0.00	0.00%		\$0.00	\$0.0
<u>. </u>				<u> </u>				
	§ 4(d) Alle	owed secured cla	ims to be pa	id in full that are e	xcluded from 11 U	.S.C. § 506		
	✓ Non	e. If "None" is ch	ecked, the res	st of § 4(d) need not	be completed.			
	§ 4(e) Surren	der						
	✓ None	e. If "None" is ch	ecked, the re	st of § 4(e) need not	be completed.			
	§ 4(f) Loan M	lodification		•				
	None. If "	None" is checked	, the rest of §	4(f) need not be con	npleted.			
Part 5:G	eneral Unsecur	red Claims						
	§ 5(a) Separa	tely classified all	owed unsect	ired non-priority c	laims			
	✓ Non	e. If "None" is ch	ecked, the re	st of § 5(a) need not	be completed.			
	§ 5(b) Timely	filed unsecured	non-priority	claims				
•	. (1) 1	Liquidation Test (check one ba	ox) .				
		✓ All Deb	tor(s) propert	y is claimed as exer	npt.			
		Debtor(s) has non-ex	empt property value			1325(a)(4) and pla	n provides for
		distribu	tion of \$	to allowed priori	ty and unsecured ge	neral credite	ors.	

	Case 19-12575-ref	Doc 18	Filed 05/21/19 Document	Ente Page 4	red 05/21/19 of 5	9 09:16:53	Desc Main
Debtor	Brentt D. Sechrist				Case number	19-12575	
	(2) Funding: § 5(b)	claims to be p	paid as follows (check	one box):	4.		
	Pro rat	a					
	₩ 100%						
	Other	(Describe)			·		
Part 6: 1	xecutory Contracts & Unexpir	ed Leases					
	None. If "None" is o	hecked, the re	st of § 6 need not be co	mpleted or	reproduced.		
				•			_
Part 7: (Other Provisions						
	§ 7(a) General Principles Ap	plicable to Th	ie Plan				
	(1) Vesting of Property of the	Estate (check	one box)				
	Upon confirmati	on					
	Upon discharge						
in Parts 3	(2) Subject to Bankruptcy Rule, 4 or 5 of the Plan.	le 3012, the am	nount of a creditor's cla	im listed i	n its proof of clair	n controls over a	ny contrary amounts listed
to the cre	(3) Post-petition contractual peditors by the debtor directly.	ayments under All other disbu	\$ 1322(b)(5) and adeq rements to creditors sh	uate protecall be mad	ction payments ur le to the Trustee.	nder § 1326(a)(1)	(B), (C) shall be disbursed
completi extent ne	(4) If Debtor is successful in con of plan payments, any such cessary to pay priority and gen	recovery in ex-	cess of any applicable e	xemption	will be paid to the	e Trustee as a spe	cial Plan payment to the
	§ 7(b) Affirmative duties on	holders of cla	ims secured by a secu	rity intere	est in debtor's pr	incipal residenc	e
	(1) Apply the payments receiv	ved from the T	rustee on the pre-petitic	n arrearag	e, if any, only to	such arrearage.	
the terms	(2) Apply the post-petition most of the underlying mortgage no		ge payments made by th	e Debtor t	o the post-petition	n mortgage obliga	ations as provided for by
	(3) Treat the pre-petition arreatyment charges or other default tion payments as provided by t	-related fees a	nd services based on the	nfirmatior e pre-petit	for the Plan for to fion default or defa	he sole purpose o ault(s). Late charg	of precluding the imposition ges may be assessed on
provides	(4) If a secured creditor with a for payments of that claim dire	a security interectly to the cree	est in the Debtor's prop ditor in the Plan, the ho	erty sent t lder of the	regular statements claims shall resu	to the Debtor prome sending custo	e-petition, and the Debtor mary monthly statements.
filing of	(5) If a secured creditor with a the petition, upon request, the control of the petition of the control of the	a security inter creditor shall fo	est in the Debtor's proporward post-petition cou	erty provi upon book	ded the Debtor was (s) to the Debtor a	ith coupon books after this case has	for payments prior to the been filed.
•	(6) Debtor waives any violat	ion of stay cla	im arising from the se	ending of	statements and c	oupon books as	set forth above.
	§ 7(c) Sale of Real Property		-				
•	None. If "None" is checked	d, the rest of §	7(c) need not be comp	leted.	•	•	
	(1) Closing for the sale of adline"). Unless otherwise agra- te closing ("Closing Date").	(the "Real Pro eed, each secur	perty") shall be comple ed creditor will be paid	ted within the full ar	months of the cor mount of their sec	mmencement of t ured claims as re	his bankruptcy case (the flected in § 4.b (1) of the

(2) The Real Property will be marketed for sale in the following manner and on the following terms:

Debtor

Brentt D. Sechrist

Case number

19-12575

(3) Confirmation of this Plan shall constitute an order authorizing the Debtor to pay at settlement all customary closing expenses and all liens and encumbrances, including all § 4(b) claims, as may be necessary to convey good and marketable title to the purchaser. However, nothing in this Plan shall preclude the Debtor from seeking court approval of the sale of the property free and clear of liens and encumbrances pursuant to 11 U.S.C. § 363(f), either prior to or after confirmation of the Plan, if, in the Debtor's judgment, such approval is necessary or in order to convey insurable title or is otherwise reasonably necessary under the circumstances to implement this Plan.

- (4) Debtor shall provide the Trustee with a copy of the closing settlement sheet within 24 hours of the Closing Date.
- (5) In the event that a sale of the Real Property has not been consummated by the expiration of the Sale Deadline:

Part 8: Order of Distribution

The order of distribution of Plan payments will be as follows:

Level 1: Trustee Commissions*

Level 2: Domestic Support Obligations

Level 3: Adequate Protection Payments

Level 4: Debtor's attorney's fees

Level 5: Priority claims, pro rata

Level 6: Secured claims, pro rata

Level 7: Specially classified unsecured claims

Level 8: General unsecured claims

Level 9: Untimely filed general unsecured non-priority claims to which debtor has not objected

*Percentage fees payable to the standing trustee will be paid at the rate fixed by the United States Trustee not to exceed ten (10) percent.

Part 9: Nonstandard or Additional Plan Provisions

Under Bankruptcy Rule 3015.1(e), Plan provisions set forth below in Part 9 are effective only if the applicable box in Part 1 of this Plan is checked. Nonstandard or additional plan provisions placed elsewhere in the Plan are void.

✓ None. If "None" is checked, the rest of § 9 need not be completed.

Part 10: Signatures	
By signing below, attorney for Debtor(s) or unrepresented Deprovisions other than those in Part 9 of the Plan. Date:	Mitchell A. Sommers, Esquire PC 38505 Attorney for Debtor(s)
If Debtor(s) are unrepresented, they must sign below. Date: 5/2-//8	Brentt D. Sechrist
Date:	Debtor Joint Debtor